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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
|-----------------------|-----------------|----------------------|---------------------|-----------------|
| 10/687,523 | 10/15/2003 | Florian Lang | WWELL73.007AUS | 5237 |
| 20995 | 7590 03/25/2005 | · · · · · · | EXAMINER | |
| | MARTENS OLSON & | CARLSON, KAREN C | | |
| 2040 MAIN FOURTEEN | | | ART UNIT | PAPER NUMBER |
| IRVINE, CA 92614 | | | 1653 | |

DATE MAILED: 03/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | | |
|---|--|--|--|--|--|--|
| | 10/687,523 | LANG ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| TL MAN INC DATE At his commission of | Karen Cochrane Carlson, Ph.D. | 1653 | | | | |
| The MAILING DATE of this communication apperiod for Reply | ppears on the cover sheet with the c | correspondence address | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a report of the period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by status Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | .136(a). In no event, however, may a reply be tin ply within the statutory minimum of thirty (30) day I will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE | nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133). | | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on 23 (| December 2004. | | | | | |
| 2a) This action is FINAL . 2b) ⊠ Thi | is action is non-final. | | | | | |
| • | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice under | Ex parte Quayle, 1935 C.D. 11, 45 | 53 O.G. 213. | | | | |
| Disposition of Claims | | | | | | |
| 4) Claim(s) 1-26 is/are pending in the application 4a) Of the above claim(s) 1-11 and 18-26 is/a 5) Claim(s) is/are allowed. 6) Claim(s) 12-17 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/ | re withdrawn from consideration. | | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E | cepted or b) objected to by the led or a by th | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list | nts have been received. Its have been received in Applicationity documents have been received au (PCT Rule 17.2(a)). | on No ed in this National Stage | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: | | | | | |

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Application/Control Number: 10/687,523

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Applicant's election without traverse of Invention XI, Claims 12-17, in the reply filed on December 23, 2004, is acknowledged.

Claim 1-11 and 18-26 have been withdrawn from further consideration by the Examiner because these claims are drawn to non-elected inventions. Claims 12-17 are under examination.

Priority is to October 15, 2003.

The disclosure is objected to because it contains an embedded hyperlink and/or other form of browser-executable code. See the hyperlinks at page 5, [0011] and page 7 [0015].

Applicant is required to delete the embedded hyperlink and/or other form of browser-executable code. See MPEP § 608.01.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 12-17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In Claim 12, there is no reference SEQ ID NO: for amino acid position 481 and therefore it is not clear what the peptide derived from CICKb protein having a mutation at position 481 will look like. It is not clear what activity is being modulated, rendering the method of claim 12 indefinite as to how to perform it. The acronym "CICKb" should be spelled out.

Also in Claim 12, it is not clear how a peptide will have chloride ion channel activity, for example. The term "peptide" is art-recognized as being less than 100 amino acids in length. See the PTO's own classification system wherein 530/300 is for peptides less than 100 amino acids

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and 530/350 is for polypeptides having more than 100 amino acids. Chloride channels, such as the CLC chloride channels, are large proteins comprising thousands of amino acids, and transversing membranes 10-12 times (See Waldegger et al. 2000; J. Am. Soc. Nephrol. 11: 1331-1339, esp. Figure 1). Thus, it is not clear what is intended by the term "peptide" in this context because a 100 amino acid peptide would not be expected to have chloride ion channel activity.

It follows, then, that Claims 15-17 do not find antecedent basis in Claim 12 because a 100 amino acid peptide would not be able to form a pore for a chloride channel to enable ion current to pass through it.

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 12-17 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The specification teaches how to measure ion conductance across membranes comprising the full-length CICKb T481S. However, there is no written description regarding how to measure ion conductance across membranes comprising a peptide of less than 100 amino acids derived from CICKb and comprising the T481S mutation. As discussed above, the term "peptide" is art-recognized as being less than 100 amino acids in length. Chloride channels, such as the CLC chloride channels, are large proteins comprising thousands of amino acids, and transversing membranes 10-12 times (See Waldegger et al. 2000; J. Am. Soc. Nephrol. 11: 1331-

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1339, esp. Figure 1). Thus, a 100 amino acid peptide would not be expected to have chloride ion channel activity and the specification lacks written description of such.

No Claims are allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karen Cochrane Carlson, Ph.D. whose telephone number is 571-272-0946.

The examiner can normally be reached on 7:00 AM - 4:00 PM, off alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dr. Jon Weber can be reached on 571-272-0925. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Javen Cachiane Cachon Pap

KAREN COCHRANE CARLSON, PH.D PRIMARY EXAMINER